

~~IN THE UNITED STATES BANKRUPTCY COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA~~

In re: : Case No.: 19-22551-GLT
: Chapter: 13
Joshua Luke Frobe :
: Date: 9/11/2024
: Time: 10:30
Debtor(s). :

PROCEEDING MEMO

MATTER: #116 - Objection to Debtor's Claim of Exemptions
#119 - Response filed by Debtor

#109 - Motion to Dismiss Case filed by Trustee
#112 - Response filed by Debtor

APPEARANCES:

Debtor: Glenn R. Bartifay
Trustee: Kate DeSimone

NOTES: [10:52]

DeSimone: Exemptions were taken at the outset of the case, and the Debtor is now attempting to re-value those assets to fit in additional assets - in the form of Wells Fargo refund recently received.

Court: Vehicles are expected to decline in value over time. Concern if the amended schedules are submitted in good faith.

Bartifay: Would like to ask for more time to brief the issue.

Court: Value set as of the petition date, and reasonable to expect depreciation after that. Amended exemptions are denied, subject to submission of supplemental briefing by the Debtor

OUTCOME:

1) For the reasons stated on the record, the *Chapter 13 Trustee's Objection to Debtor's Amended Exemptions* [Dkt. No. 116] and the *Trustee's Motion to Dismiss* [Dkt. No. 109] are continued to October 9, 2024 at 11 a.m. On or before October 4, 2024, the parties shall submit either: (i) a consent order under certification of counsel resolving the objection along the terms discussed by the Court; or (ii) a status report or any supplemental briefing the parties wish the Court to consider in deciding the motion. [Text order].

DATED: 9/11/2024